

Brian Yeung
2 Northside Piers
Apt 5V
Brooklyn, NY 11211

Chambers of the Honorable James M. Peck
One Bowling Green
New York, New York 10004,
Courtroom 601

Attorney for LBHI
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(Attn: Robert J. Lemons, Esq. and Mark Bernstein, Esq.)

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33 Whitehall Street 21st Floor
New York, New York 10004
(Attn: Tracy Hope Davis, Esq., Elisabetta Gasparini, Esq., and Andrea B. Schwartz, Esq.)

December 10, 2012

Bankruptcy Court: United States Bankruptcy Court Southern District of New York
Debtor: Lehman Brothers Holdings Inc., et al., Debtors
Case No.: Chapter 11 Case No 08-13555 (JMP) (Jointly Administered)
Claimant Name: Brian Yeung, 2 Northside Piers, Apt 5V, Brooklyn, NY 11211
Claim Number 67791 – Filed 12/01/11.

Motion for Omnibus Objection to Claim(s): Three Hundred Sixty-Sixth Omnibus Objection to Claims (improper Amendments) filed by Robert J. Lemons on behalf of Lehman Brothers Holdings Inc..

Dear Sirs/Madams,

I DO oppose the disallowance of my Employment Related Claims as described in the Debtors Three Hundred-Sixty-Sixth Omnibus Objection to Claims (Partnership and Other Employee Claims), Claim Number 27233 – Filed 09/22/2009 respectively

My claim 27233 was subsequently amended (claim 67791- filed 12/01/2011) and both were previously unopposed claim related to employment compensation and benefits. This claim provides additional clarity and detail to amounts I believe are due to me as they relate to my employment with the debtor. In providing this detail, amounts and detail were added but as this

detail was all employment related this should not be considered an additional claim and thus considered a late claim that can be expunged.

I look forward to a response from the Plan Administrator and the Court with respect to my objection.

Regards,

/s/ Brian Yeung

A handwritten signature in black ink, appearing to read 'B. Yeung', is written above a horizontal line.